PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)
REC'D 25 JUL 2005

(PCT Article 36 and Rule 70)

NIPO	 PCT
MICO	

Applicantic ou constitution			
Applicant's or agent's file reference 1.164.002 WO	FOR FURTHER ACTION	See Form PCT/IPEA/416	
International application No. PCT/NL2004/000234	International filing date (day/month/year) 08.04.2004	Priority date (day/month/year) 15.04.2003	
International Patent Classification (IPC) or na G01V15/00	ational classification and IPC		
Applicant HIGHTEEGOLF B.V.			
The state of the s	ornitied to the applicant according to A	ed by this International Preliminary Examining Article 36.	
This REPORT consists of a total of 8 sheets, including this cover sheet.			
	3. This report is also accompanied by ANNEXES, comprising:		
a. 🗆 sent to the applicant and to	the International Bureau) a total of si	heets, as follows:	
sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).			
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.			
b. (sent to the International Bustiers) sequence listing and/or table Box Relating to Sequence I	ureau only) a total of (indicate type and es related thereto, in computer readab Listing (see Section 802 of the Adminis	I number of electronic carrier(s)) , containing a ele form only, as indicated in the Supplemental strative Instructions).	
This report contains indications relations	ating to the following items:		
☑ Box No. I Basis of the opin	Ion		
☐ Box No. II Priority			
	nt of opinion with regard to novelty in	entive step and industrial applicability	
☐ Box No. IV Lack of unity of ir	ention	ventive step and industrial applicability	
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
☐ Box No. VI Certain documen	ts cited		
☐ Box No. VII Certain defects in	the international application		
☐ Box No. VIII Certain observati	ons on the international application		
Date of submission of the demand	Date of completic	on of this report	
14.02.2005	26.07.2005		
Name and mailing address of the international preliminary examining authority:	************************************	of Piloton	
European Patent Office - P.B. 5 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 6	Cumata- 11		
Fax: +31 70 340 - 3016	Telephone No. +:	31 70 340-2605	

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_	Box No. I Basis of the repo	rt	
1	With regard to the language, this report is based on the international application in the language in which it was filed, unless otherwise indicated under this item.		
	Willott is the language of a	nslations from the original language into the following language , translation furnished for the purposes of:	
 ☐ international search (under Rules 12.3 and 23.1(b)) ☐ publication of the international application (under Rule 12.4) ☐ international preliminary examination (under Rules 55.2 and/or 55.3) 			
2	With regard to the elements* of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):		
Description, Pages			
	1-7	as originally filed	
	Claims, Numbers		
	1-16	received on 14.00 cons with latter of 44.00 cons	
		received on 14.02.2005 with letter of 14.02.2005	
Drawings, Sheets		<u>.</u>	
	1/3-3/3	as originally filed	
	☐ a sequence listing and/or a	ny related table(s) - see Supplemental Box Relating to Sequence Listing	
3.	. \square The amendments have res	ulted in the cancellation of:	
	☐ the description, pages☐ the claims, Nos.	·	
	☐ the drawings, sheets/fig	s	
	☐ the sequence listing (sp☐ any table(s) related to s	ecify): equence listing (specify):	
1.	☐ This report has been estab had not been made, since they Supplemental Box (Rule 70.2(c)	lished as if (some of) the amendments annexed to this report and listed below have been considered to go beyond the disclosure as filed, as indicated in the	
	☐ the description, pages		
	☐ the claims, Nos.☐ the drawings, sheets/iigs	3	
	☐ the sequence listing (sp☐ any table(s) related to se	ecify):	
	rrem # appiles, so	ome or all of these sheets may be marked "superseded."	

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N) Yes: Claims 1-16 No: Claims none Inventive step (IS) Yes: Claims none No: Claims 1-16 Industrial applicability (IA) Yes: Claims 1-16 No: Claims none

2. Citations and explanations (Rule 70.7):

see separate sheet

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The following document is referred to in this communication:D1: WO99/53339 (ORAD HI-TEC SYSTEMS LIMITED) 21 October 1999

2 CLARITY

2.1 The application does not meet the requirements of Article 6 PCT, because independent claims 1 and 14 are not clear.

Claims 1 and 14 use both the terms "streams" and "beams", with pulse beams consisting of parallel pulse streams. It is not clear how streams are different from beams. If the word parallel is interpreted as parallel in space, the words beam and stream would appear to be equivalent, or the word beam might be interpreted as an arbitrary collection of streams.

Another interpretation might be that the beam should really be regarded as a single beam in space. In this case, the term "pulse stream" should be interpreted as "pulse sequence". In this case, however, the word "parallel" can only be interpreted as "simultaneous" and it is not clear how two simultaneous, spatially coinciding pulse streams differ from a single stream.

The application therefore lacks clarity in the sense of Article 6 PCT.

3 INVENTIVE STEP

3.1 Furthermore, the above-mentioned lack of clarity notwithstanding, the subject-matter of claim 1 does not involve an inventive step in the sense of Article 33(3) PCT, and therefore the criteria of Article 33(1) PCT are not met.

The document D1 is regarded as being the closest prior art to the subject-matter

of claim 1, and insofar as this claim can be understood, this document shows the following features (the references in parentheses applying to this document):

A localization system (page 9, line 25), comprising

- means for generating an energy field, wherein the energy field is formed by one or more pulse streams (page 11, lines 19 to 21),
- at least one disrupting means for locally disrupting the energy field (page 11, lines 8 to 10),
- detecting means for detecting the local disruption of the energy field (page 12, lines 1 to 4),
- a control unit coupled to the detecting means for localizing the disrupting means on the basis of the detected local disruption (page 12, lines 5 to 8),
- the means for generating the energy field are adapted to transmit pulse beams of a plurality of pulse streams (page 11, lines 19 to 21).
- 3.2 The subject-matter of claim 1 therefore differs from this known localizing system in that:
 - at least two pulse streams are oriented parallel to each other
- 3.3 The problem to be solved by the present invention may therefore be regarded as how to locate a disrupting means in a two-dimensional area.
- 3.4 The solution proposed in claim 1 of the present application cannot be considered as involving an inventive step (Article 33(3) PCT) for the following reasons:

Document D1 describes the transmitters as being installed around a racing track in such a way that each part of the track is covered by two or more transceivers (page 10, lines 24 to 26). In order to get full coverage of the track the skilled man would consider the simplest solution of placing the transmitters next to each other, so that the beams would be directed perpendicularly to the racing track and thus mutually parallel.

The subject matter of claim 1 therefore does not involve an inventive step in the

sense of Article 33(3) PCT.

3.5 For similar reasons the subject-matter of claim 14 can not be considered as involving an inventive step in the sense of Article 33(3) PCT. The document D1 is regarded as being the closest prior art to the subject-matter of claim 14, and insofar as this claim can be understood, this document shows the following features (the references in parentheses applying to this document):

A method for localizing objects or animals (page 9, line 25) using a system as claimed in claim 1, comprising the steps of:

- generating an energy field, wherein the energy field is formed by one or more pulse streams (page 11, lines 19 to 21),
- placing in the energy field at least object or animal provided with at least one disrupting means for locally disrupting the field (page 11, lines 8 to 10),
- detecting the local disruption of the energy field (page 12, lines 1 to 4), and
- localizing the object or animal on the basis of the detected local disruption (page 12, lines 5 to 8).
- 3.6 The subject-matter of claim 14 therefore differs from this known localizing method in that:
 - at least two pulse streams are oriented parallel to each other
- 3.7 The problem to be solved by the present invention may therefore be regarded as how to locate an object or animal in a two-dimensional area.
- 3.8 The solution proposed in claim 14 of the present application cannot be considered as involving an inventive step (Article 33(3) PCT) for the following reasons:

Document D1 describes the transmitters as being installed around a racing track in such a way that each part of the track is covered by two or more transceivers (page 10, lines 24 to 26). In order to get full coverage of the track the skilled man would consider the simplest solution of placing the transmitters next to each other, so that the beams would be directed perpendicularly to the racing track and thus

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mutually parallel.

The subject matter of claim 14 therefore does not involve an inventive step in the sense of Article 33(3) PCT.

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4 DEPENDENT CLAIMS 2-13, 15 AND 16

Since claims 2 to 13 depend on claim 1 and claim 15 and 16 depends on claim 14, they also do not meet the requirements of Article 6 PCT.

Furthermore, the claims 2 to 13, 15 and 16 do not appear to contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step (Article 33(3) PCT).